C	ase 3:08-mc-80031-JSW	Document 25	Filed 04	/01/2008	Page 1 of 4
1 2 3 4 5 6 7 8 9 0 1 1 2 3 4 5 6 7 7		700 Corporation Signature pages) NITED STATES RTHERN DISTR SAN FRANCE SAN FRANCE fendant, MITED, and ORPORATION	ICT OF CA ISCO DIVI Case No. ( Court of C Civil Actic United Sta District of	ALIFORNIA SION CV-08-8003 Driginal Juria on No. 2-06 ates District Texas - Ma MENTAL I E BY MAII April 23, 2 9:30 a.m.	81-JSW (JL) sdiction: -CV-181-TJW(CE) Court For The Eastern rshall Division DECLARATION OF

Dallas 252934v1

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I, Chuck Rockroad, declare that I am over 18 years of age, employed in the county of Sar
Francisco, and not a party to the within action; my business address is 388 Market Street, Suite
900, San Francisco, California 94111. I am readily familiar with my employer's business practice
for collection and processing of correspondence for mailing with the United States Posta
Service.

On April 1, 2008, I served a true copy of the following document(s):

Administrative Motion to File Portions of Documents Under Seal:

Declaration of Martin C. Robson in Support of Administrative Motion to File Portions of Documents Under Seal;

Stipulation of Counsel re: Administrative Motion to File Portions of Documents Under Seal:

[Proposed] Order Granting Administrative Motion to File Portions of Documents Under Seal:

Manual Filing Notification Regarding [Unredacted] Visto Corporation's Opposition to Google's Motion to Quash Subpoena, or in the Alternative, For Protective Order, and Visto Corporation's Cross-Motion to Compel Google to Comply with Third-Party Subpoena;

Visto Corporation's Opposition to Google's Motion to Quash Subpoena, or in the Alternative, For Protective Order, and Visto Corporation's Cross-Motion to Compel Google to Comply with Third-Party Subpoena [Redacted];

Manual Filing Notification Regarding [Unredacted] Declaration of Martin C. Robson in Support of Visto Corporation's Opposition to Google's Motion to Quash Subpoena, or in the Alternative, For Protective Order, and Visto Corporation's Cross-Motion to Compel Google to Comply with Third-Party Subpoena, including accompanying exhibits:

Declaration of Martin C. Robson in Support of Visto Corporation's Opposition to Google's Motion to Quash Subpoena, or in the Alternative, For Protective Order, and Visto Corporation's Cross-Motion to Compel Google to Comply with Third-Party Subpoena, including accompanying exhibits [Redacted];

[Proposed] Order re: Google's Motion To Quash, or in the Alternative, for Protective Order; Visto's Cross-Motion to Compel;

Declaration of Service by Mail;

on all the party or parties named below, in this action, by placing a true copy thereof in a sealed envelope, for collection and mailing with the United States Postal Service where it would be deposited for first class delivery, postage fully prepaid, in the united States Postal Service that same day in the ordinary course of business, addressed as follows:

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1	
2	Eric H. Findlay
3	TX State Bar No. 07889886 RAMEY & FLOCK, P.C.
4	100 E. Ferguson, Suite 500
5	Tyler, TX 75702 ericf@rameyflock.com
6	903.597.3301 (phone) 903.597.2413 (fax)
7	, ,
8	Harry Lee Gillam, Jr. TX State Bar No. 07921800
9	GILLAM & SMITH, LLP 110 S. Bolivar, Suite 204
10	Marshall, TX 75670
11	gil@gillamsmithlaw.com 903.934.8450 (phone)
	903.934.9257 (fax)
12	Linda S. DeBruin
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21	972.650.2006 (fax)
22	Joe W. Redden, Jr.
23	BECK REDDEN & SECREST LLP 1221 McKinney Street, Suite 4500
24	Houston, TX 77010
25	713.951.3700 (phone) 713.951.3720 (fax)
26	ATTORNEYS FOR DEFENDANTS
27	RESEARCH IN MOTION LIMITED AT

	(	ase 3:08-mc-80031-JSW	Document 2	5 Filed 04/01/2008	Page 4 of 4						
PROFESSIONAL CORPORATION • ATTORNEYS DALLAS, TEXAS	1	RESEARCH IN MOTION CORPORATION									
	2	foregoing is true and correct, and that this declaration was executed on April 1, 2008, at Sai									
	3										
	4	Chuck Rockroad		/s/Chuck Rockroad							
	5	(Typed Name)		(Signature)							
	6	(Typed Fullie)		(Signature)							
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